

## REMARKS

Claims 1 – 9 and 16 – 37 are pending, and in the Office Action dated November 27, 2008, Claims 1 – 9 and 16 – 37 were rejected under 35 U.S.C. § 103(a) as being unpatentable over web pages of www.decisionroom.com (DecisionRoom) in view of Krishnaswamy et al.(U.S. Patent No. 5,999,525), and further in view of “Managing Workgroups with Castle Rock SNMPc” (SNMPc). In addition, the pending claims were rejected under 35 U.S.C. § 112.

With respect to Claims 1, 4 – 9, 24 – 31 and 33 – 34, the Applicant respectfully traverses the 112 rejection. The claims are clearly directed to a system, having elements as set forth in the preamble, and attendant electronic equipment comprising certain elements.

With respect to Claims 3, 32, and 35 – 37, since each attendant electronic equipment is capable of acting as a presenter terminal, a chairman terminal and an attendant terminal, each terminal as an authentication unit that is capable of acting to authenticate itself and/or other terminals on the network. Thus, it is believed that these claims are clear.

The Applicant has cancelled Claims 2 and 16 – 23.

In response to the Applicant’s prior response, the Office Action stated that at least three points are not affirmatively stated in the claims. Specifically, that the present invention may join two separate conference rooms, that the present invention allows a participant to visually identify what equipment is available on the system, and that the presentation is presented to other conference attendees during the conference.

Therefore, the applicant amended the pending independent claims in the prior Amendment to specifically address the Examiner’s concerns. The claims have been amended to include that the following limitations:

“browsing unit for browsing the contents of the presentation during a conference presented by the presentation unit of the other attendant electronic equipment....”

“an equipment management unit for managing the state of each electronic equipment connected to the communication network, wherein the electronic equipment is located in at least two separate locations....”

“wherein the other attendant electronic equipment icons are displayed to visually identify whether each respective attendant electronic equipment has been authenticated by the authentication unit and is currently available for use by a conference participant....”

The most recent Office Action has failed to acknowledge these amendments and clarify how the cited prior art of record specifically address these amendments.

As previously noted, the present invention may join two separate conference rooms, each having “input electronic equipment” and “output electronic equipment.” As stated on page 24, the output equipment includes devices such as a projector 15, a GUI display device 16, a whiteboard 17a, and a printer device 18. The input equipment includes devices such as a 3D image input device 17 and a scanner device 17. These devices are under the control of the equipment management unit, which may be implemented as part of the conference room server 11.

As further illustrated in Figs. 5, 22, 23, 25 et al. and the descriptions thereof, the present invention provides visual icons corresponding to the available electronic equipment in each conference room. For example, in Fig. 5, icons corresponding to the whiteboard 17a, the 3D image input device 17 and the scanner device 19 are displayed as input equipment 64, and icons corresponding to the project device 15, the data display device 16 and the printer device 18 are displayed as output equipment 65. The teleconferencing system, the conference server 11 and the client PC, all present in the first conference room 10, are also displayed as icons. In addition, other equipment such as the portable projector 32 and the printer device 18, present in the second conference room 30, are displayed as icons (discussed in the present application, page 33, lines 4 – 12).

Thus, the present invention provides a system in which participants can quickly visually determine what equipment is available on the system for use with the teleconference. Each pending independent claim includes at least the following claim element: “displaying, as icons, the other attendant electronic equipment and the electronic equipment managed by the equipment management unit, wherein the other

attendant electronic equipment icons are displayed to visually identify whether each respective attendant electronic equipment has been authenticated by the authentication unit and is currently available for use by a conference participant.” This claim element specifically states that the display unit displays, as icons, the “equipment managed by the equipment management unit” that is available for current use on the network. As discussed above, the equipment managed by the equipment management unit includes the input and output equipment. This limitation is not present in the cited references.

As understood by the applicants, the DecisionRoom article relates to a type of online “e-room” where participants can upload and comment on shared documents. However, such a system is not analogous to the networking conference system of the present invention. Specifically, an online “e-room” system does not provide output electronic equipment, such as projectors, whiteboards, etc.

More particularly, the present claims require an equipment management unit for managing the state of each electronic equipment connected to the network, wherein the electronic equipment is located in at least two separate locations. There is no discussion in the DecisionRoom article of any need or desire to manage any other equipment on the network, nor that the equipment is located in at least two physical distinct locations. Moreover, the Krishnaswamy reference fails to disclose an equipment management unit for managing the state of each electronic equipment. The citation to the Abstract simply does not support this rejection.

In addition, the Office Action has failed to particularly point out how the DecisionRoom system could be modified as suggested by the Office Action. Since the DecisionRoom system is apparently just an online website to share documents, it is not readily apparent how such a system could be modified as suggested, to include an equipment management unit, even assuming a reference disclosed such an equipment management unit.

As conceded in the Office Action, the hypothetical combination of the DecisionRoom system and Krishnaswamy still fails to disclose displaying icons of the attendant equipment and the equipment managed by the equipment management unit, and that is available for use. The addition of the SNMPc article fails to overcome this deficiency, as the SNMPc reference discloses a system management program that is

apparently utilized by system administrators. The SNMPc article fails to disclose that the attendant equipment and the equipment managed by the equipment management unit could be recognized as icons. While the article does not disclose many details, it appears that it could perhaps detect addressable devices specifically connected to a network.

However, the equipment managed by the equipment management unit could include whiteboards, projectors, television displays, etc. and these devices are not necessarily directly connected to a network, but may be connected, for example via a “hub” 12 (see pages 25 – 27 and Fig. 2). There is no teaching or suggestion in the SNMPc article that such devices could be displayed as icons, since these devices could not be detected by the management program.

Significantly, none of the cited references teaches or suggests the icons for the respective equipment are “displayed to visually identify whether each respective attendant electronic equipment has been authenticated by the authentication unit and is currently available for use by a conference participant.” In other words, the icons for each of the equipment are displayed in a manner to visually identify which of the equipment have been authenticated and are available for use, and which have not been authenticated and are not available for use. This is illustrated, for example, in Fig. 4(A). This specific limitation is not present in any of the cited references. Thus, the present claims are allowable for at least this reason.

Moreover, the combination of references fails to disclose that each attendant electronic equipment acquires one of the authority to be a presenter terminal, the authority to be a chairman terminal and the authority to be an attendant terminal, as required by Claims 1, 2 and 3. The Office Action fails to cite specific support for the rejection of this limitation. Thus, these claims are allowable for at least this additional reason.

With respect to Claim 4, the limitation “wherein when the authority to be a chairman terminal is provided, the authentication unit obtains conference attendance requests including personal data related to the other attendant electronic equipment from the conference management server and prepares attendance permission information or attendance non-permission information for the other attendant electronic equipment in accordance with the operation by the user based on the personal data” is not taught or

disclosed by the cited references. The combination of references fails to teach or suggest that one terminal can get the authority to be a chairman terminal. Therefore, Claim 4 is allowable for at least this additional reason.

With respect to Claim 24, the cited combination of references fails to teach or suggest "preparing an attendance information file for managing the plurality of attendant electronic equipment attending a conference by using the personal data and the result of attendance authentication; and preparing attendant equipment display information for displaying, as an icon, the personal data of each attendant electronic equipment managed as the attendance information file in accordance with the result of attendance authentication." Therefore, Claim 24 is allowable for at least this additional reason.

It is now believed that the present claims are in condition for allowance. If the Examiner believes that a telephone conference would expedite the processing of this application, the Examiner is requested to telephone the undersigned attorney at the below-listed number.

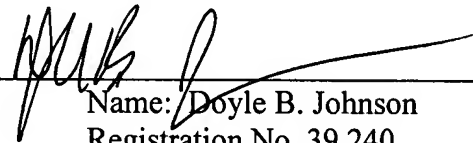
The Commissioner is hereby authorized to charge any fees (or credit any overpayment) associated with this communication and which may be required under 37 CFR §1.78 to Deposit Account No. 50-2603, referencing Attorney Docket No. 352738.00300. A duplicate sheet is attached.

Respectfully submitted,

REED SMITH LLP

Dated: May 27, 2008

By: \_\_\_\_\_



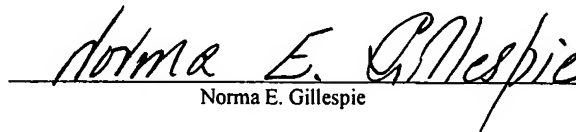
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I hereby certify that this correspondence is being deposited with the United States Postal Service with sufficient postage as Express mail in an envelope addressed to: Commissioner for Patents, US Patent & Trademark Office, Alexandria, VA 22313-1450, on May 27, 2008.

Dated: May 27, 2008

  
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